

# UNITED STATES PATENT AND TRADEMARK OFFICE



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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/744,046	01/16/2001	Robert Wessel	RWS-14863WO	2987
. 75	90 04/25/2003			
SRAM Corporation Attn: Lisa Wunderlich 1333 N. Kingbury, 4th Floor		EXAMINER		
			MCANULTY, TIMOTHY P	
Chicago, IL 60	0622		ART UNIT PAPER NUMBER	
			3682	

Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 07-01)

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		Application No.	Applicant(s)					
Office Action Summary		09/744,046	WESSEL, ROBERT					
		Examiner	Art Unit					
		Timothy P McAnulty	3682					
Period for	The MAILING DATE of this communication ap	pears on the cover sheet with	the correspondence address					
THE M - Extens after S - If the p - If NO p - Failure - Any re	RTENED STATUTORY PERIOD FOR REPIALLING DATE OF THIS COMMUNICATION ions of time may be available under the provisions of 37 CFR 1 IX (6) MONTHS from the mailing date of this communication. eriod for reply specified above is less than thirty (30) days, a reperiod for reply is specified above, the maximum statutory period to reply within the set or extended period for reply will, by statuply received by the Office later than three months after the mailing patent term adjustment. See 37 CFR 1.704(b).	.136(a). In no event, however, may a reply ply within the statutory minimum of thirty (3 d will apply and will expire SIX (6) MONTH te, cause the application to become ABAN	be timely filed  0) days will be considered timely.  6 from the mailing date of this communicat  DONED (35 U.S.C. § 133).	tion.				
1)🛛	Responsive to communication(s) filed on 18	April 2003 .						
2a) <u></u> ☐	This action is <b>FINAL</b> . 2b)⊠ T	his action is non-final.						
3) 🗌	Since this application is in condition for allow closed in accordance with the practice unde			s is				
-	n of Claims	lastion						
	Claim(s) 1 and 3-8 is/are pending in the application of the above claim(s) is/are withdrawith							
	4a) Of the above claim(s) is/are withdrawn from consideration.  i) Claim(s) is/are allowed.							
	5)							
· _	) ☐ Claim(s) is/are objected to.							
·	Claim(s) are subject to restriction and/	or election requirement.						
Application	• •							
9)∐ T	he specification is objected to by the Examin	er.						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
11)[] T	he proposed drawing correction filed on	is: a)□ approved b)□ disa	pproved by the Examiner.					
If approved, corrected drawings are required in reply to this Office action.								
, —	he oath or declaration is objected to by the E	xaminer.						
-	nder 35 U.S.C. §§ 119 and 120	•						
,	Acknowledgment is made of a claim for foreig	gn priority under 35 U.S.C. § 1	19(a)-(d) or (f).					
a)L	All b) Some * c) None of:							
	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.								
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).								
_ a)	☐ The translation of the foreign language pocknowledgment is made of a claim for domes	rovisional application has been	received.					
Attachment(	•	, ,	•					
2) Notice	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Info	nmary (PTO-413) Paper No(s) rmal Patent Application (PTO-152)	<u>.</u> .				



Application/Control Number: 09/744,046

Art Unit: 3682

### **DETAILED ACTION**

## Claim Rejections - 35 USC § 112

- 1. The following is a quotation of the second paragraph of 35 U.S.C. 112:
  - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 2. Claim 8 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 8 is unclear because it depends from claim 2 which has been cancelled.

#### Claim Rejections - 35 USC § 103

- 3. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 4. Claims 1, 3-5, and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Arbeiter in view of Seidler.

Arbeiter in figures 1, 3-5, and 7 discloses a bicycle shift mechanism comprising a housing 2 having an opening 13 providing access to an end catch of a Bowden cable but does not disclose a closure member made from an elastomeric material connected to the housing via a holding member, said closure member having an extension, a thickened portion, a molded recess, an upper lip and a lower lip wherein said upper lip and said lower lip engage an edge of said opening. However, Seidler teaches in figures 1 and 3 a closure member 12 made of elastic material having a thickened extension 20 extending into a housing 14, a hinge 18; an upper lip 26 which rests over the edge of an installation opening; and a lower lip 29 sliding under the edge of the installation opening.

5. Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Arbeiter in view of Seidler as applied to claims 1, 3-5, and 7 and further in view of Robbins et al.

The reference combination previously set forth discloses the basic apparatus as previously cited but does not disclose the lower lip at a point furthest away from the extension. However, Robbins et al.



Application/Control Number: 09/744,046

Art Unit: 3682

teaches in figures 1 and 3 a hinged plastic cover including a lower lip that slides under the edge of an installation opening wherein the lower lip 138 is at a point furthest away from an extension 114.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the apparatus of Arbeiter in view of the teachings of Robbins et al. to position the lower lip at a point furthest away from the extension to provide for a secure latch and tight seal around all edges of the installation opening.

# Response to Arguments

6. Applicant's arguments with respect to claims 1 and 3-8 have been considered but are moot in view of the new ground(s) of rejection. The closure member taught in Seidler seals against a housing and not against an extension thereof.

#### Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Timothy P McAnulty whose telephone number is 703.308.8684. The examiner can normally be reached on Monday-Friday (7:30-5:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Bucci can be reached on 703.308.3668. The fax phone numbers for the organization where this application or proceeding is assigned are 703.305.7687 for regular communications and 703.305.7687 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703.308.1113.

Penn Down